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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/751,322 12/29/2000		Rob Sullivan	10559/197001/P8369 9163	
20985	7590 06/16/2006		EXAMINER	
FISH & RIC P.O. BOX 102	HARDSON, PC	SMITH, S	HEILA B	
	LIS, MN 55440-1022		ART UNIT	PAPER NUMBER
	•		2617	

DATE MAILED: 06/16/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
<b></b>	09/751,322	SULLIVAN ET AL.	
Office Action Summary	Examiner	Art Unit	
	Sheila B. Smith	2617	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address	
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nety filed the mailing date of this communication. D (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on <u>27 Mar</u> 2a) This action is <b>FINAL</b> . 2b) This 3) Since this application is in condition for alloward closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro		
Disposition of Claims			
4) Claim(s) 1-28 is/are pending in the application. 4a) Of the above claim(s) 2 and 8 is/are withdra 5) Claim(s) 18-22 is/are allowed. 6) Claim(s) 1,3-7,9-17,23-28 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or	ewn from consideration.		
9) The specification is objected to by the Examine			
10) The drawing(s) filed on is/are: a) acce			
Applicant may not request that any objection to the one of the Replacement drawing sheet(s) including the correction			
11) The oath or declaration is objected to by the Ex			
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of	s have been received. s have been received in Application ity documents have been received (PCT Rule 17.2(a)).	on No ed in this National Stage	
Attachment(s)  I) ⊠ Notice of References Cited (PTO-892)	4) 🔲 Interview Summary	(PTO-413)	
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) B) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	Paper No(s)/Mail Da		
Paper No(s)/Mail Date	6) Other:		

#### **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 1. Claims 1,3-7,9-17,23-28 rejected under 35 U.S.C. 103(a) as being unpatentable over Messner (U. S. Patent Number 6,370,514) in view of Ford et al. (U.S. Patent Publication Number 2004/0198373).

Regarding claim 1, Messner discloses essentially all the claimed invention as set fourth in the instant application, further Messner discloses a method for marketing and redeeming vouchers for use in online purchases. In addition Messner discloses a method comprising: receiving an electronic order for at least one good or service (which reads on purchaser selects gift certificate option) from a first party (which reads on purchaser); receiving information about the first party (which reads on "It is preferable that the purchaser 90 supply his name and at least one "address" (preferably, the purchaser will supply both a mailing and an e-mail address) as a part of the purchase" as disclosed in column 8 lines 47-50); transmitting information which will be necessary to process the order (which reads on purchaser selecting delivery option) to a second party (which reads on "over the phone, at a brick and mortar store, at a virtual mall, or a merchant web site on-line, or at the web site of the operator of the certificate system" as disclosed in column 3 lines 4-7); and transmitting a voucher to the second party (which reads on "Delivery of the voucher, according to the method selected by the

purchaser, is then attempted" as disclosed in column 3 lines 15-17) and at the second party (which reads on "over the phone, at a brick and mortar store, at a virtual mall, or a merchant web site on-line, or at the web site of the operator of the certificate system" as disclosed in column 3 lines 4-7), filling the order for the good or service (which reads on goods/services shipped as exhibited in figure 2B). However Messner fails to disclose anonymizing information.

In the same field of endeavor, Ford et al. further discloses a system and method to anonymously test for proximity of mobile users without revealing individual phase space coordinates. In addition Ford et al. discloses the use of a anonymizing information as disclosed in paragraphs 0019-0020.

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to improve Messner by modifying a method for marketing and redeeming vouchers for use in online purchases with anonymizing information as taught by Ford et al. for the purpose of providing information without revealing the individual.

Regarding claims 3, 9 Additionally Messner discloses 3. The method of claim 1, further comprising transmitting selected information about the first party to the second party, wherein transmission of the selected information is authorized by the first party (which reads on column 9 lines 51-53).

Regarding claims 4, 10 Additionally Messner discloses comprising retrieving information from a database concerning the first party, and selecting information about the first

party for transmission to the second party based on the retrieved information (which reads on column 9 lines 51-53).

Regarding claims 5,11 Additionally Messner discloses retrieving records from a database concerning the first party comprises retrieving directives describing the information to be withheld from the second party (which reads on column 9 lines 51-53).

Regarding claims 6, 12 Additionally Messner discloses receiving information about the first party comprises receiving information about the first party from a subscriber identity module (which reads on column 8 lines 47-50).

Regarding claims 7, Messner discloses essentially all the claimed invention as set fourth in the instant application, in addition Messner discloses a article comprising a computer-readable medium which stores computer-executable instructions for receiving and transmitting information (which reads on "The term "Internet" will be used throughout this document. As used herein, "Internet" means a network of machines accessible to/by multiple users, the machines having the capability, using a common communication protocol, of communicating pursuant to programming commands or information input by users" as disclosed in column 1 lines 61-65), the instructions causing a machine to, receiving an electronic order from a first party (which reads on "purchasing or receiving vouchers, such as: over the phone, at a brick and mortar store, at a virtual mall, or a merchant web site on-line, or at the web site of the operator of the certificate system" as disclosed in column 3 lines 4-7); receiving information about the first party (which reads on "It is preferable that the purchaser 90 supply his name and at least

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one "address" (preferably, the purchaser will supply both a mailing and an e-mail address) as a part of the purchase" as disclosed in column 8 lines 47-50); a transmitting information that will be necessary to process (which reads on purchaser selecting delivery option) to a second party (which reads on "over the phone, at a brick and mortar store, at a virtual mall, or a merchant web site on-line, or at the web site of the operator of the certificate system" as disclosed in column 3 lines 4-7); transmitting less information about the first party to the second party than was received (which reads on "Once the purchase form is completed and payment is approved, the voucher server 54, and associated business processes then attempt to deliver the gift certificate 100" as disclosed in column 9 lines 51-53); and transmitting a voucher to the second party (which reads on "Delivery of the voucher, according to the method selected by the purchaser, is then attempted" as disclosed in column 3 lines 15-17) and at the second party (which reads on "over the phone, at a brick and mortar store, at a virtual mall, or a merchant web site on-line, or at the web site of the operator of the certificate system" as disclosed in column 3 lines 4-7), filling the order for the good or service (which reads on goods/services shipped as exhibited in figure 2B). However Messner fails to disclose anonymizing information.

In the same field of endeavor, Ford et al. further discloses a system and method to anonymously test for proximity of mobile users without revealing individual phase space coordinates. In addition Ford et al. discloses the use of a anonymizing information as disclosed in paragraphs 0019-0020.

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to improve Messner by modifying a method for marketing and

redeeming vouchers for use in online purchases with anonymizing information as taught by Ford et al. for the purpose of providing information without revealing the individual.

Regarding claims 13-17, Messner discloses essentially all the claimed invention as set fourth in the instant application, in addition Messner discloses a system comprising: a processor (which reads on a voucher server) and a database (which reads on page column 12 lines 2-3), wherein the processor is configured to receive information about a first party (which reads on page column 7 lines 36-43), wherein the processor is configured to receive an electronic transactional order from the first party, wherein the processor transmits (which reads on purchaser selecting delivery option) to a second party (which reads on "over the phone, at a brick and mortar store, at a virtual mall, or a merchant web site on-line, or at the web site of the operator of the certificate system" as disclosed in column 3 lines 4-7), and wherein the database includes information about the first party and directives describing the information about the first party to be transmitted to the second party (which reads on column 7 lines 36-43). However Messner fails to disclose anonymizing information.

In the same field of endeavor, Ford et al. further discloses a system and method to anonymously test for proximity of mobile users without revealing individual phase space coordinates. In addition Ford et al. discloses the use of a anonymizing information as disclosed in paragraphs 0019-0020.

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to improve Messner by modifying a method for marketing and

redeeming vouchers for use in online purchases with anonymizing information as taught by Ford et al. for the purpose of providing information without revealing the individual.

Regarding claims 23-25, Messner discloses essentially all the claimed invention as set fourth in the instant application, in addition Messner discloses a method comprising: placing an electronic order with a second party on behalf of a first party (which reads on column 12 lines 2-3; and providing information about the first party to the second party (which reads on adequate funds available); wherein the amount of information provided is a function of consideration from the second party (which reads on confirmation packet transmitted to merchant/mall as exhibited in figure 2A).

Regarding claims 26 - 28, Messner discloses essentially all the claimed invention as set fourth in the instant application, in addition Messner an article comprising a computer-readable medium which stores computer-executable instructions for receiving and transmitting information (which reads on The term "Internet" will be used throughout this document. As used herein, "Internet" means a network of machines accessible to/by multiple users, the machines having the capability, using a common communication protocol, of communicating pursuant to programming commands or information input by users" as disclosed in column 1 lines 61-65), the instructions causing a machine to placing an electronic order with a second party on behalf of a first party (which reads on column 12 lines 2-3; and providing information about the first party to the second party (which reads on adequate funds available); wherein the amount of

information provided is a function of consideration from the second party (which reads on confirmation packet transmitted to merchant/mall as exhibited in figure 2A).

### Allowable Subject Matter

2. Claims 18-22 are allowed.

## Response to Arguments

3. Applicant's arguments with respect to claims 1-28 have been considered but are moot in view of the new ground(s) of rejection.

#### Conclusion

1. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

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however, will the statutory period for reply expire later than SIX MONTHS from the date of this

final action.

Any inquiry concerning this communication or earlier communications from the examiner

should be directed to Sheila B. Smith whose telephone number is (571)272-7847. The examiner

can normally be reached on Monday-Thursday 6:00 am - 3:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Joseph Feild can be reached on 571-272-4090. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

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information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

S.Smith 5, June 12, 2006